## IT IS SO ORDERED.

Dated: May 10, 2024



Tiiara N.A. Patton
United States Bankruptcy Judge

# UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

In re:	)	Chapter 11
Squirrels Research Labs LLC, et al. 1	)	Case No. 21-61491
Debtors.	)	(Jointly Administered)
	)	Judge Tiiara N.A. Patton

# ORDER APPROVING MOTION OF SQUIRRELS RESEARCH LABS LLC AND THE MIDWEST DATA COMPANY LLC TO LIMIT SERVICE OF THEIR REPLY IN SUPPORT OF THEIR MOTION FOR ENTRY OF AN ORDER APPROVING COMPROMISE AND SETTLEMENT WITH CINCINNATI INSURANCE COMPANY<sup>2</sup>

This matter having come before the Court upon the Debtors' Motion to Limit Service of their Reply in Support of their Motion for Entry of an Order Approving Compromise and

<sup>&</sup>lt;sup>1</sup> The "Debtors" in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Squirrels Research Labs LLC (9310), case no. 21-61491 and The Midwest Data Company LLC (1213), case no. 21-61492

<sup>&</sup>lt;sup>2</sup> All capitalized terms used in this Order and not otherwise defined herein shall have the meanings as set forth in the Motion.

Settlement with Cincinnati Insurance Company (the "Motion"); the Court having reviewed the Motion, finds it to be well taken; therefore, it is hereby adjudged, decreed, and

**ORDERED** that the Motion is granted as set forth herein; and it is further

ORDERED that service of the Reply in Support of their Motion for Entry of an Order Approving Compromise and Settlement with Cincinnati Insurance Company upon Second Foundation Mining LLC, by email to <a href="mailto:sfmining@protonmail.com">sfmining@protonmail.com</a>, and by regular mail to SF Mining, LLC, 12795 Lowhills Road, Nevada City, CA 95959, c/o Robert Oxsen, CEO, and Second Foundation Mining, LLC, 3326 Corinthian Lane, Auburn, CA 95603, c/o Robert Oxsen, CEO, and all the parties listed on the Court's Electronic Mail Notice List, including the United States Trustee, is appropriate and adequate service and provides fair and reasonable notice of the Reply. No further service of the Reply is required.

IT IS SO ORDERED.

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## Submitted by:

/s/ Julie K. Zurn

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